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we have always thought the rule excluding such testimony was not logical. One whose opinions have been guided by the old works upon evidence will be surprised to find the conflict of opinions upon this subject.

The American and English Annotated Cases, containing important cases selected from the current American, Canadian and English reports, thoroughly annotated. Editors, William M. McKinney and H. Noyes Green. Volume 26. Edward Thompson Company, Northport, Long Island, New York. Bancroft-Whitney Company, San Francisco. 1913. Price \$5.

It always gives us pleasure, not without profit, to examine each one of these volumes of Annotated Cases as they are received. The selection of cases covers such a wide field and the annotations are so well done that we seldom fail to find something which is of important aid.

The cases in the present volume are as usual well selected and the notes are amazing in view of the wide field of law which they cover. There is a valuable compilation on page 1361 as to the amounts allowed and disallowed by the courts in action for personal injuries not resulting in death. We examined with much interest the notes on "Want of Similarity between Statements of Witnesses as to Transactions Occurring Long Previous Thereto as Affecting Weight of Testimony," on page 793. The annotations upon Evidence, Municipal Corporations and Wills are all of peculiar value; and these are but random selections from a very excellent volume.

Questions and Answers to Bar Examinations—1910—1913. By Frank Moore and T. B. Benson. Sold by Anderson Bros., Booksellers and Publishers, University of Virginia, Charlottesville, Va. Price \$1.50 postpaid. The Michie Company, Printers, Charlottesville, Va. 1913.

On the appearance of this valuable little work in 1910 we had occasion to review it in the 16th Volume of the Law Register, page 160. Since that time six more examinations have been held by the Bar Examiners, covering a wide range—we may well say—of almost the whole field of the law. The present volume not only brings questions and answers up to date, putting them under proper subjects, but to a certain extent re-arranges the former volume. We have examined it with a great deal of pleasure and we believe that no law student or even practitioner can fail to be greatly benefited by a careful study of this book. As we have said, those questions cover almost the entire field of law and the propositions of law given in answer to the questions are stated with clearness and conciseness. We commend this book most heartily not only to law students but to practitioners. Both will find it of practical value, the one for study, the other for review.